



First Sun Patients Group, Inc. (FSPG)

August 18, 2010

Ms. Catherine M. Cobb
Division of Licensing and Regulatory Services
Maine Department of Health and Human Services
Attention: Open Application for Dispensary Services
41 Anthony Ave
Augusta, ME 04333

Re: First Sun Patients Group, Inc. request for Dispensary and Distributing Medical Marijuana License – District 7

Dear Catherine;

Enclosed please find the First Sun Patients Group, Inc. ("FSPG") response to the Maine Department of Health and Human Services ("DHHS") request for an application for a Dispensary for distributing Medical Marijuana for District Seven. FSPG is a Maine non-profit corporation created solely to provide safe and legal access to medical marijuana for qualified patients. It is our mission to successfully help individuals who are in real need of assistance. FSPG's philosophy is that providing this type of service to those who are in need will assist the patient in getting the help they require with pain management. By providing such a service the patient can experience a better quality of life with the hope that they can spend more time focusing on family and friends than suffering in silence. "FSPG is dedicated to helping others and to providing safe access to their medicine."

FSPG's completed application includes a narrative section that fulfills several purposes. It will introduce FSPG, will provide information to assist DHHS with decision-making, and will include a response to a number of the "measures" listed. Following the completed application and requested schedules, please find a number of Exhibits of supplementary materials. In Section One there are a couple of reference letters: one from Will Lund in the Consumer Regulations Department and one from Park Spring Condo Trust. The reference letter from the Consumer Regulations Department addresses previous experience with compliance, state regulations, and character. It is FSPG's hope that DHHS will accept this reference and get a better understanding of our experience with servicing the public and with our commitment to the safety of others.

FSPG understands that during these trying times the Health and Human Services Committee will heavily scrutinize all applicants, and we understand that it is imperative for the success of this program. FSPG is dedicated to providing the best patient care and community support. FSPG's team of experienced individuals will lend to a successful dispensary through hard work and dedication. Our goal is to provide a service that is successful and in which the State of Maine can be proud.

Sincerely,

Stacie Boilard
Executive Director and CEO



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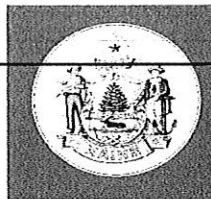
Exhibit D. USDA Handbook – Kitchen Companion (not a full printed version)

Exhibit E. Nutrition: What Should We Eat (not a full printed version)

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**This page has been
redacted.**

Attn: Medical Marijuana Program
DHHS Division of Licensing and Regulatory Services
11 State House Station
Augusta, ME 04333
Description of interior monitoring and safety features:



Department of Health
and Human Services
Maine People Living
Safe, Healthy and Productive Lives

John E. Baldacci, Governor

Brenda M. Harvey, Commissioner

Location of growing site:

To be determined. FSPG Agent has spoke with Michele Gagnon/email: mgagnon@cityofellsworthme.org/ Town of Ellsworth

1 City Hall Plaza Ellsworth, Maine 04605- (207) 669-6615. Michele was receptive to the Industrial Park proposal.

Provide the names of patients you have identified at this time who plan to designate you as their dispensary: (use additional pages, if necessary)

Declaration: I understand and acknowledge my duties and responsibilities as chief executive officer to patients and primary caregivers in accordance with the provisions of the Maine Medical Use of Marijuana Act. I understand that my board members, officers and employees may not have disqualifying drug offenses. I will notify the Department of Health and Human Services promptly and return the registration cards when there has been a change in status of a registry card holder. I declare under penalty of perjury that the information provided on this form is true and correct. I certify that I will not sell, furnish or give marijuana to a person who is not allowed to possess marijuana for medical purposes. I agree to allow my facility to be inspected by representatives of the Maine Department of Health and Human Services. I agree to provide soil and product samples to representatives of the Maine Department of Health and Human Services for testing pursuant to the rules governing Maine's Medical Use of Marijuana Program. I further agree I will report sales for sales tax purposes related to the sale of marijuana and related product:

Stacie Ann Boilard

Printed name of Chief Executive Officer

Stacie Boilard

Signature of Chief Executive Officer

Date

8/18/2010

This application shall be accompanied by a non-refundable check made payable to the Treasurer, State of Maine. This application will not be accepted as complete unless all Exhibits are attached. Please mail to:

Attn: Medical Use of Marijuana Program
Department of Health and Human Services
Division of Licensing and Regulatory Services
11 State House Station
Augusta, ME 04333

To check on the status of your application, call (207) 287-9300

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redacted.**

FIRST SUN PATIENT GROUP FINANCIAL PROJECTIONS	Start Up Year 7/1/10 - 6/30/11	First Full Fiscal Year 7/1/2011 - 6/30/2010	Second Full Fiscal Year 7/1/12 - 6/30/13
Revenue:			
Marijuana Sales	373,105	1,637,078	2,485,989
Paraphernalia Sales	8,055	35,052	58,513
Other Sales	0	32,135	56,233
Other Income (loans)	350,000	0	0
Total Revenue:	731,160	1,704,265	2,600,735

Expenses:			
Payroll, taxes & Fringe Benefits	255,510	471,897	591,507
Cultivation	106,918	324,431	471,312
Supplies	10,346	33,733	49,902
Office Expense	12,510	16,458	17,852
Utilities	45,036	64,797	90,143
Insurance	21,500	21,500	21,500
Interest	16,480	55,227	45,279
Depreciation/Amortization	4,494	5,839	7,377
Leasehold Expense	30,960	12,738	14,793
Rent	55,000	46,500	48,733
Bad Debt	2,000	4,410	6,701
CARES Program, Charitable Giving	0	34,471	34,471
Sales, General, Admin, Marketing	188,088	444,125	821,282
Total Expenses	748,842	1,536,126	2,220,852
NET Profit:	-17,682	168,139	379,883
Personnel Categories (# of FTE's)			
Administration	3	3	3
Sales	4	6	7
Cultivation	3	4	4
Total Personnel	10	13	14
Number of Patients:	110	202	325
Estimated Price / Ounce	\$340.00	340	340

Patients x Estimated Price	37,740	68,680	110,500
Annual Amount (10 Months Yr1)	377,400	164,830	2,652,000
Discounted Sales	4,295	11,242	166,011

BERKSHIRE ATLANTIC INC.
PO BOX 47
PORTLAND, ME 04112-0047

IRREVOCABLE STANDBY LETTER OF CREDIT

First Sun Patients Group, Inc.
67 Gorham Rd
Scarborough, ME 04074
Attention: Ms. Stacie Boilard

Date: June 23, 2010

We hereby establish our Irrevocable Standby Letter of Credit in your favor in the amount of Three Hundred Fifty Thousand United States Dollars (US\$350,000.00) available with us at our above office by payment of your draft(s) drawn on us at sight accompanied by a signed and dated statement worded as follows with the instruction in brackets therein complied with:

"The undersigned, an authorized representative of
First Sun Patients Group, Inc.

Each draft must also be accompanied by the original of this Letter of Credit for our endorsement on this Letter of Credit of our payment of such draft.

Partial and multiple drawings are permitted under this Letter of Credit.

Each draft must be marked "Drawn under First Sun Patients Group, Inc. Letter of Credit"

This Letter of Credit is non transferable.

Very truly yours

BERKSHIRE ATLANTIC, INC.

BY: 

Vincent Shelzi



FSPG Narrative

CRITERION 1: SUBMISSION OF REQUIRED INFO REGARDING APPLICANT & FACILITY (Up to 25 points)

MEASURE 1 LEGAL NAME CORPORATION, COPY OF ARTICLES OF INCORPORATION AND BY LAWS OF THE CORP.

First Sun Patients Group, Inc.

Section 2, Schedule C, Bylaws of the Non-Profit Corp.

MEASURE 2 PROPOSED PHYSICAL ADDRESS(S) OF THE DISPENSARY

The proposed location is Ellsworth.

Section 3, Schedule F, Property Description & Zoning

Purchase and Sale Agreement

MEASURE 3 LOCAL CODES AND ORDINANCES

The proposed location is Ellsworth.

Section 3, Schedule F, Property Description & Zoning

Growing Site Facility Location

Section 2, Schedule D, Location of Grow Site

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Planning Dept, Michelle Gagnon, City Planner

See Section 3, Schedule F: Property Description & Zoning, Ellsworth City Council Member

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Police Dept, Chief John R. DeLeo

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Fire Dept, Fire Chief, John Marshall

MEASURE 4 LOCKED FACILITY USED FOR GROWING & CULTIVATING

The proposed location is Ellsworth.

Section 3, Schedule F, Property Description & Zoning

Growing Site Facility Location

Section 2, Schedule D, Location of Grow Site

MEASURE 5 PRINCIPAL OFFICER AND BOARD MEMBER CONTACT INFORMATION

FSPG Officer & Board Member Contact Information

Section 2, Schedule A, Board of Directors

FSPG Officer & Board Member Contact Information

Section 1, Application

MEASURE 6

FSPG Officer & Board Member Contact Information

Section 2, Schedule A, Board of Directors

MEASURE 7

Currently there are no creditor holdings or secured interest in the premises.

MEASURE 8

The application shall include the required signed cover letter, and the completed application form supplied by the department.

Section 1, Cover letter

Section 1, Application

MEASURE 9

The source of equity and debt commitment for the proposed dispensary. Currently there is no equity or debt commitment. A line of credit has been extended from Berkshire Atlantic with a 4.5% on draw. Berkshire Atlantic, 14 Atlantic Place, South Portland, ME 04106. Berkshire Atlantic is a privately owned corporation. The owner is a family connection. The line extended is \$ 350,000 and additional resources, if needed, can be provided. The long-term financial feasibility of the proposed financing plan will be as follows. Start-up capital will be drawn from the available equity line. Sales and

marketing will be established to qualified patients. Sweat equity will be donated in addition to the start-up capital. FSPG will accept donations and volunteer work to assist our mission. **See Section 3, Schedule J: Business Plan**
A copy of the proposed policy regarding services to registered patients who cannot afford to purchase marijuana for medical purposes.

Patients that cannot afford to purchase marijuana for medical purposes will fill out a sliding fee application, and based on their application the review will determine if they are eligible. **See Section 4, Exhibit C, Patient Packet**

The application indicates whether or not the applicant will accept unused excess marijuana from registered patients or caregivers, the process for assuring that the marijuana is not adulterated (how it will be tested) and how it will be redistributed (cannot be sold) to those registered patients who cannot afford marijuana for medical purposes.

When accepting, if any unused excess marijuana, documentation must be provided. **See Section 2, 2 Cultivation Policy, 10. Documentation and Herbal Medicine Intake and Evaluation Sheet.** A cultivation report and an Herbal Medicine Intake & Evaluation Form must be filled out. The excess must be recorded into inventory. Currently there are few to no testing facilities. FSPG will locate and/or contract a testing procedure. Until then the cultivator will need to use his experience and test by way of traditional methods (e.g. appearance, taste, feel, touch and experienced effects). A Bio Assay Sheet will be used for testing. Example Test, Odor, Appearance. **See Section 2, Bio Assay Sheet Guide.** The patient who will receive full disclosure of this medical marijuana and a waiver will need to be signed with the **disclosure**. The patient is receiving a free product.

Projected income statements for the first three (3) years after implementation: **See Section 1, Financial statement.**

Please find the projected financial statement. The financial statement indicates the year 7/1/2010 – 6/30/2011. FSPG has followed the format but FSPG believes that the timetable will be a start of 5/1/2011 before revenue will begin due to the unforeseen issues with the town ordinances. **See Section 1, Creditor Letter**

CRITERION 2: OVERALL HEALTH NEEDS OF REGISTERED PATIENTS & SAFETY OF THE PUBLIC (Up to 75 points)

MEASURE 1

FSPG believes that the proposed location in the industrial area of Ellsworth is conveniently located for patients in both counties for District 7. The future plan for the industrial area is a connector which is currently under construction. The connector will bridge the two counties, Hancock and Washington, together.

In addition, the industrial park is close to the state policy office, which will allow for a safe environment for patients. Unfortunately, at this time there is no town approval or ordinance as yet, but it is very promising and the planning board was receptive to the proposal. A meeting with the planning board is scheduled per Michelle Gagnon with the Town of Ellsworth.

See Section 3, Schedule F: Property Description & Zoning, Purchase & Sale Agreement

See Section 3, Schedule F: Property Description & Zoning, Acadia Realty Group, Frederick Noyes/Broker

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Planning Dept, Michelle Beal, City Planner

See Section 3, Schedule F: Property Description & Zoning, Ellsworth City Council Member

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Police Dept, Chief John R. DeLeo

See Section 3, Schedule F: Property Description & Zoning, City of Ellsworth Fire Dept, Fire Chief, John Marshall

MEASURE 2

The proposed timetable for start-up will be as follows: Planning Board approval, the earliest will be January for acceptance. Recruit potential patients 1-2 Months. Build out process will be 2-3 Months. During the build out process potential patients can be recruited. Planting & Drying Stage will take 3-5 months. Approximately 6 -7 months after the town approves the building the dispensary can be fully operational.

Applicant to demonstrate knowledge of organic growing methods to be used in their growing and cultivation of marijuana.

FSPG has recruited organic farmers who own and currently operates his own farm and is and has been a member of Maine Organic Farmers & Gardeners Association (MOFGA), Paul & Karen Volckhausen. In addition to organic growing Karen has 20+ years serving as a family nurse practitioner at Eastern Medical Center. Provided general healthcare for all members of the family with the focus on treatment for addictions, mental health and women's healthcare. FSPG has recruited Matt Strong to be a Board Member and he is also with the MOFGA. Matt, Paul and Karen work as a team on various projects through MOFGA.

See Section 2, B, Resumes and Section E, 2, Procedures on Growing

The applicant shall demonstrate that steps will be taken to ensure the quality of marijuana, including purity and consistency of dose.

FSPG will follow a standard of practice for growing and quality of marijuana, including purity and consistency of dose. FSPG will hire a qualified cultivator, provide a suitable facility conducive for growing, test the environment, controlled irrigation, soil and fertilization. FSPG's cultivator will document the methods of growing, collect information, and document all stages of the process. FSPG will request from their patients to fill out a Bio Assay Form to give feedback on taste, potency, appearance and packaging. FSPG will document and keep all records on the patient, progress and their feedback.

FSPG will test for environmental issues.

FSPG will find a cannabis testing lab.

FSPG will use an organic cultivator with experience to produce good quality, purity and consistency.

FSPG policies may be amended from time to time for better control measures.

See Section 2, Schedule E-2: Growing and Cultivation

See Section 2, Schedule E-5: Quality Control

See Section 2, Schedule B, Resume, Paul Volckhausen

MEASURE 3

The applicant will demonstrate experience running a non-profit organization or other business.

All Individuals of FSPG have worked either as a *Board Member/Officer or a Member of a Non-Profit or other business.*

See Section 2, Schedule B, Personnel, Resumes

Stacie Boillard has 17+ years of experience, held positions: **President/CEO, Board of Director/ Member, Treasurer & Controller.**

See reference letter from William Lund, Bureau of Consumer Credit Protection.

See Section 2, Schedule B, Personnel, Resume, Stacie Boillard.

Matthew Strong has 20+ years of experience, held positions: **President /CEO, Board of Director/ Member.**

See Section 2, Schedule B, Personnel, Resume, Matthew Strong.

Brian Guillerault has 5+ years of experience, held positions: **Operations coordinator.**

See Section 2, Schedule B, Personnel, Resume, Brian Guillerault.

Tracy Collins has 20+ years of experience, held positions: **CPT, MA, MFT, Therapist, and Admin.**

See Section 2, Schedule B, Personnel, Resume, Tracy Collins.

Karen Schooley has 17+ years of experience, held positions: **RN, Director, Manager, CNA Instructor, Board of Directors.**

See Section 2, Schedule B, Personnel, Resume, Karen Schooley.

Eugene Slobodzian has 15+ years of experience, held positions: **PhD, President, Director, Senior Engineer and Admin.**

See Section 2, Schedule B, Personnel, Resume, Eugene Slobodzian.

Paul Volckhausen has 30+ years of experience, held positions: **Board of Director/Member, Treasurer, Trade Policy Commission, Farmer and Owner.**

See Section 2, Schedule B, Personnel, Resume, Paul Volckhausen.

Karen Volckhausen has 25+ years of experience, held positions: **Nurse Practitioner, BSN, MSN, Member, Owner & Farmer.**

See Section 2, Schedule B, Personnel, Resume, Karen Volckhausen.

FSPG policies may be amended from time to time for better control measures.

MEASURE 4

The applicant will demonstrate that its plan for recordkeeping, inventory, quality control, security and other policies and procedures will discourage unlawful activity.

FSPG's sole reason for creating this entity is to service qualified patients. The individuals selected to participate in this endeavor have several years of dedication of serving non-profit organizations. FSPG believes with the selected core team of individuals that FSPG has assembled insures for better compliance of recordkeeping, inventory, quality control and security and other policies and procedures that will discourage unlawful activity.

FSPG will use Quickbooks point of sale system. Stacie Boilard is a certified quickbooks pro advisor. Stacie will setup the books to be used for real time recordkeeping, inventory tracking and reporting as well as recordkeeping for banking, payroll, vendors, patients, assets, liabilities and equity. Stacie Boilard 17+ years of experience in financial database building and creation.

Matt Strong and Paul Volckhausen have extensive experience in organic farming and FSPG believes they will be an asset in recordkeeping in the cultivation department.

The proper policies and procedures and checks and balances are in place to insure for unlawful activity.

See Section 2, Schedule E, Policies and Procedures.
See Section 2, Schedule E-2: Growing and Cultivation
See Section 2, Schedule E-3: Inventory Control
See Section 2, Schedule E-5: Quality Control

MEASURE 5

The applicant fully describes a staffing plan that will provide accessible business hours, safe growing and cultivation, and maintenance of confidential information regarding grow sites and the identity of patient information.

The staff will be a core section of individuals as already described in above measures.

See Section 2, Schedule B, Personnel

Dispensary normal operation walk-in hours are from 10:00a.m to 6:00p.m. Weekly and 10:00a.m. to 2:00p.m. on Saturdays.

The dispensary will be a locked facility.

See Section 3, Dispensary Operation

Cultivation will be done within the locked facility and security will be present. FSPG employees that have access to the grow room will be issued a security card to open doors.

See Section 3, Schedule I, Security System – Interior & Exterior.
See Section 3, Schedule H, Grounds & Lighting.

Security background checks will be performed on all individuals.

Patients confidential information.

See Section 2, Schedule E-6, Patient Confidentiality
See Section 2, Schedule E, Policies & Procedures.
See Section 3, Schedule I, Security System - Computer System.
See Exhibit C, Patient Application Packet.
See Section 2, Schedule E-7, Critical Incident Reporting.

FSPG policies may be amended from time to time for better control measures.

MEASURE 6

The application indicates consent to pay for state and federal background checks, including fingerprinting for all proposed and future registry card holders.

See Section 1, Consent for background check.

MEASURE 7

The application reflects a strong patient education component.

Patients will schedule for an initial intake process. In this intake process a patient intake admin will go over the patient's history and give documentation to the patient.

See Section 4, Exhibits, Exhibit C, Patient Packet.

In addition, educational materials.

See Section 2, Schedule E-6: Copies of Educational Materials.

Criteria 2 Measure 3

Extensive experience managing Non-Profits:

Matthew Strong,

First Sun Patients Group represents the culmination of many years of education, experience and planning for our whole team. One of my life missions has been to serve my community and to date I feel there is yet more to do to be content with my efforts. The new MMMP provides me with a great opportunity to serve my local community in a manner that is true to my generation's ideals and should you approve this application, I pledge my efforts towards fulfilling the community not for profit goals stated in this application. I am humbled at the prospects of this awesome responsibility and stand ready to apply all of my years of non-profit experience to this effort. The team we have assembled is well positioned with appropriate experience for managing medical cannabis patients, with a non-profit community oriented model, focusing on fulfilling patients' health needs and providing them with needed educational resources in a compassionate environment with the goal of improving our patients quality of life.

I have worked in the for profit world managing Maine's first licensed electronics recycling company as an expression of my community concern for a clean environment. From this experience I know not only how to tend the needs of my community but how to manage the business of tending those needs in a real world manner.

We have assembled a team local to district seven (7) "Down East Maine" and to greater Maine which is deep in community service and rich in non-profit and general business experience. This team consists of:

Board of Directors:

Matthew Strong: With thirty + years total non-profit management experience directly serving Down East Maine.

- Serving on MOFGA's Board of Directors
- Serving as Law enforcement coordinator for the Common Ground Fair
- Serving on the board of selectmen in Trenton Maine
- Serving on the Eastern Maine Medical Center Hospital board of directors
- Serving Costa Rica organic farmers through a MOFGA delegation.

With this rich background Matthew is well equipped to manage the four main components of a Medical Marijuana Dispensary. His years with MOFGA have prepared him for the organic growing demands while his years as the common Ground Fair law enforcement coordinator have heightened his skills to discourage unlawful activity, with his years as a selectman in the town of Trenton, he is prepared for

the important task of public interface and municipal government relations. His experience in dealing directly with the regions health needs at Eastern Maine Medical Center Hospital have given him clear insight into the direct and individual needs of the district's patients.

Stacie Ann Boilard:

- Served as Treasurer to Amistad Arts Collective Inc.
- Served as President of Maine Credit Consulting which managed as a non-profit

Stacie has a deep background in business management and will provide First Sun Patients Group with valuable leadership in general business management allowing us to better fulfill our nonprofit mission.

Brian Guillerault :

- Volunteer Sports coach
- Serving as Law enforcement coordinator for music promotion company

Brian will work on the development of our Patients services program he will also assist us in the development of our Security program.

Advisory Board:

Paul Volckhausen: Directly serving Down East Maine with over thirty years total non-profit management experience.

- Serving as President to MOFGA
- Serving on MOFGA's Board of Directors 10 + years
- Serving as Treasurer of MOFGA
- Maine Citizen Trade Policy Commission
- Active member "Power through Community Alliance" Developing Latin America trade relations and providing community support for Organic growers in Latin America

Paul with his MOFGA experience as President is well positioned to serve First Sun Patients Group, directing its nonprofit activities. Paul has a deep background in managing nonprofits with over 10 years on the Board of directors at MOFGA. Paul with his experience as the Treasurer at MOFGA has the experience to serve on the finance oversight and management committee. Paul will serve as our Grow director.

Karen Volckhausen: Directly serving Down East Maine with over twenty three years total experience.

- 23 years as a Nurse Practitioner Eastern Medical Center
- Active member “Power through Community Alliance” Developing Latin America trade relations and providing community support for Organic growers in Latin America

Karen served as a Nurse Practitioner at Eastern Maine Medical Center for Family medicine. She provided general health care for all members of the family with a focus on treatment for addiction, mental health and woman’s health care. With her background in family care Karen is well positioned to assist First Sun Patients Group to develop our program for treatment plans and otherwise assist in developing our health service plan.

Karen Marie Schooley:

- Nurse Manager Dementia Unit experience
- Nurse Supervisor, Charge Nurse
- Certified CNA instructor

Karen will assist in the development of our health services. With her background as a CNA instructor she will assist us in developing our training program.

Tracy Collins:

- Therapy Coaching
- Coaching for fitness and nutrition

Tracy will help in developing our patient therapy and nutrition advice program



First Sun Patients Group, Inc. (FSPG)

Reference Letter



JOHN ELIAS BALDACCI
GOVERNOR

STATE OF MAINE
DEPARTMENT OF PROFESSIONAL
AND FINANCIAL REGULATION
BUREAU OF CONSUMER CREDIT PROTECTION
35 STATE HOUSE STATION
AUGUSTA, MAINE 04333-0035
August 2, 2010

WILLIAM N. LUND
SUPERINTENDENT

Re: Reference letter; Stacie Boilard

To Whom it May Concern:

Stacie Boilard of Scarborough indicates that she is applying for a license for a non-profit organization, and has asked for a letter of reference relating to our state regulatory bureau's experience with her as part of our oversight of two companies with which she was associated.

Credit reporting agencies must register with our office in order to conduct business in Maine. From 2000 through 2002 Ms. Boilard's then-employer, Maine Credit Bureau, owned and operated by CBC-Innovis, was registered with our government agency. In the course of our regulatory responsibilities we had regular contact with Ms. Boilard. We found her and the company to be responsive, positive and helpful in addressing any routine questions and issues that arose. The credit reporting agency for whom she worked was compliant in terms of meeting its responsibilities under Maine's Fair Credit Reporting Act.

Our regulatory relationship with Ms. Boilard continued from 2002 through 2008 during her involvement with Maine Credit Consulting Inc., a credit-related consulting company that assisted consumers and loan brokers to maximize the consumers' credit scores so as to enable them to obtain credit at appropriate terms. These types of companies are regulated by our state regulatory agency. We worked closely with Ms. Boilard in developing consumer contracts that would comply with state and federal law, and during the period of activity our regulatory examinations and other oversight activities indicated that the company and Ms. Boilard remained in compliance with applicable laws. As was the case with Maine Credit Bureau, Maine Credit Consulting, Inc. was responsive and appropriate when any routine issues arose, and communications with the company remained open and productive during her tenure there.

Feel free to contact me directly with any questions.

Sincerely,

William N. Lund
Superintendent



PRINTED ON RECYCLED PAPER

OFFICES LOCATED AT: 76 NORTHERN AVENUE, GARDINER, MAINE 04345

PHONE: (207) 624-8527 (Voice)

TTY (for Hearing Impaired): 1-888-577-6690

INTERNET: www.Credit.Maine.gov

FAX: (207) 582-7699

PARK SPRING CONDOMINIUM ASSOCIATION
P.O. BOX 380
PORTLAND, ME 04112

To Whom it May Concern:

Ms. Stacie Boilard indicates that she is applying for a license for a non-profit organization, and has asked for a letter of reference on behalf of the Park Spring Condominium Association, of which she is the Treasurer.

The Park Spring Condominium Association was formed in early 2005. The Association consists of seven condominiums, of which Ms. Boilard purchased one at the time of the creation of the Association, and I, along with my wife, purchased another. At the first meeting of the Association, I was elected President, and Ms. Boilard was elected Treasurer. We have both continued to hold these offices ever since.

Over the past five years, Ms. Boilard has collected the condominium fees from its members, paid its bills, maintained its financial records, and prepared annual balance sheets and profit and loss statements, for which she has received no compensation. She has accomplished all of this work in an exemplary fashion, and has earned the confidence of the Association. I have no reservations for recommending her for reliability and trustworthiness.

If anyone should need further information concerning the foregoing, please feel free to contact me.

Sincerely,


Cabanne Howard
President
Tel No.: 653-9974



GOOD EARTH MEDS

Bill Delany

www.goodearthmeds.com

To: Department of Health & Human Services\Medical Marijuana Program
DHHS Division of licensing and Regulatory Services

From: Bill Delany, Patient/Owner/Dispensary Consultant

Dear Sir/Madam,

On behalf of Ms. Stacie Bollard of the FIRST SUN PATIENTS GROUP, I want to take this opportunity to communicate my commitment to serve as a consultant to FIRST SUN PATIENTS GROUP.

I only came to Medical Marijuana by means of severe Crohn's disease, which I have been suffering from, since 1999. In 2008, my gastroenterologist at the VA recommended to the surgical team, total removal of my colon and rectum, he felt I had reached a hopeless stage with the disease. I declined and kept seeking holistic remedies, since traditional medicine terms my disease incurable.

I found out about the possibilities with MMJ and Crohn's disease and got my Colorado Patients Card and developed my own regimen of MMJ and other holistic supplements. Soon, I saw the first progress with my disease in 10 years and realized that I had to become an advocate for MMJ. Soon after, I began GOOD EARTH MEDS in Pagosa Springs, Colorado, Archuleta County which is one of the 64 counties in the State of Colorado. The local authorities know me to be a respectable compliant citizen and against the wishes of many of their constituents allowed me to open my dispensary, which is the only licensed dispensary in the county.

Slowly, our community's initial perception of this program is changing. In small, rural, tightly-knit counties like ours, news travels fast. There have been enough successes here (myself included) that people now realize that we have to support our sick people, if traditional medicine can't help them. Due to the rural nature of your Hancock and Washington Counties district #7, I see that my rural dispensary experience will prove useful to Stacie and the First Sun Patients Group team. Utilizing my networking skills learned as a long time Realtor, I have assembled some of the most organically oriented professional growers that I could and we are producing some extraordinary medicine and by-products. These experiences, I would love to share with The FIRST SUN PATIENTS GROUP team, should you approve their application.

I have been asked to submit a statement indicating my willingness and to be available as a consultant to First Sun Patients Group's dispensary in Maine district #7. As a northern NH native, I am more than willing to lend my services towards helping with their education in your state. My involvement as a consultant will help ensure that FSPG does it right the first time.

Feel free to call upon me with any questions that you may have and please visit my website, www.goodearthmeds.com for a little more background on my company.

Much success with your program,

Bill Delany, Patient/Owner

8-16-10

Date



First Sun Patients Group (FSPG)

I give my permission to the Division of Licensing & Regulatory Service
Maine Department of Health and Services to charge First Sun Patients Group
to conduct background checks.

Stacie Boillard
Stacie Boillard

6/19/2010
Date

CEO
Title